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November 23, 2009

Arizona Corporation Commission DOCKETED

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Via Hand Delivery

Dwight D. Nodes
Assistant Chief Administrative Law Judge
Arizona Corporation Commission
1200 W. Washington
Phoenix, Arizona 85007-2927

Re: Litchfield Park Service Company

Consolidated Dockets SW-01428A-09-0103 and W-01427A-09-0104

Dear Judge Nodes,

Per your instructions, Litchfield Park Service Company ("LPSCO" or "Company") provides the following status report regarding the Company's Motion to Bifurcate ("Motion") filed on November 17, 2009. Specifically, this letter addresses discussions with the other parties and whether any parties oppose the Motion. To start, it should be noted that in accordance with the Procedural Order dated May 21, 2009, responses to the Company's Motion are due within five (5) days of filing. See May 21, 2009 Procedural Order at 4 ("IT IS FURTHER ORDERED that any responses to motions shall be filed within five calendar days of the filing date of the motion."). As such, responses to the Motion are due today, November 23, 2009.

On Friday, November 20, 2009, we informed the parties of your request for a report on the Motion and we asked each party to provide us with its position on the Motion. We have listed each party's responses below.

A. Westcor/Goodyear LLC and Globe Land Investors, LLC ("Westcor/Globe").

Through its attorney (Mr. Marks), Westcor/Globe has indicated that it does not take a position for or against the motion.

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B. Commission Staff.

We have contacted Staff's attorney (Mr. Torrey), but as of today, Staff has not yet indicated its position on the Motion.

C. RUCO

We have contacted RUCO's attorney (Ms. Wood), and she indicated that RUCO's chief counsel (Mr. Pozefsky) does not have a problem with bifurcating the days for taking testimony, but wants the matter considered in the same docket.

D. City of Litchfield Park ("City")

We have contacted the City's attorney (Mr. Sullivan) and he has informed us that the City is taking no position on the bifurcation request, provided bifurcation does not preclude inquiry as to the prior decisions on hook-up fees and their impact on capital structure and rate base in phase one.

E. PebbleCreek Properties Limited Partnership ("PPLP")

We have contacted PPLP's attorney (Mr. Aronson) and he informed us that PPLP opposes the Motion.

Very truly yours,

Jay L. Shapiro

cc: Docket Control

Steve Olea, Director (Utilities Division)

Kevin Torrey, Esq.

Michelle Wood, Esq.

Craig Marks, Esq.

William Sullivan, Esq.

Martin Aronson, Esq.

Chad and Jessica Robinson